## 

## **United States District Court**

FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITE	D STAT	TES OF AMERICA	§ 8	
V.			\$ \$ \$	CRIMINAL ACTION NO. 3:20-CR-00546-S
SERGI	O ANTO	ONIO PENA CORTES (3)	§ §	
		REPORT AND RECOM	IMENDATION CO	ONCERNING PLEA OF GUILTY
the Ind of the sucharged recomm 18 U.S.	r. 1997), lictment ubjects r l is supp nend tha .C. § 19	has appeared before me pursue. After cautioning and examinentioned in Rule 11, I determine the borted by an independent basis to the plea of guilty be accepted.	ant to FED. R. CRIM hing <b>SERGIO ANT</b> ned that the guilty pl in fact containing ea l, and that <b>SERGIO</b> er <b>Monetary Instru</b>	under authority of <i>United States v. Dees</i> , 125 F.3d 261 P. 11, and has entered a plea of guilty to <b>Count One of ONIO PENA CORTES</b> (3) under oath concerning each lea was knowledgeable and voluntary and that the offense ach of the essential elements of such offense. I therefore <b>ANTONIO PENA CORTES</b> (3) be adjudged guilty of <b>Iments</b> , and have sentence imposed accordingly. After
	The Defendant is currently in custody and should be ordered to remain in custody.			
	The Defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear ar convincing evidence that the Defendant is not likely to flee or pose a danger to any other person or the communi if released.			
			pliant with the curre	nt conditions of release. efendant is not likely to flee or pose a danger to any other herefore be released under 18 U.S.C. § 3142(b) or (c).
		The Government opposes relative The Defendant has not been of the Court accepts this readovernment.	compliant with the co	onditions of release.  matter should be set for hearing upon motion of the
	a substrecommunder § that the	antial likelihood that a motion ended that no sentence of im 3145(c) why the Defendant sh	on for acquittal or prisonment be impound not be detained or pose a danger to	J.S.C. § 3143(a)(2) unless: (1)(a) the Court finds there is new trial will be granted, or (b) the Government has seed, or (c) exceptional circumstances are clearly shown; and (2) the Court finds by clear and convincing evidence any other person or the community if released.

## NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).